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PAGE 01/03

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I hereby certify that this correspondence is being transmitted via facsimile to 571-273-8390; MS Issue Fee Commissioner for Petents, P. O. Box 1450, Alexandria, VA 22313-1450, on the below date:  Oste: March 16, 2007 Neme: Andrew D. Stover, Rep. No. 39,629 Signature:										HOFER	
Date: _M	larch 16. 200/	_Neme: _And	318W D. 810	ver, 1490, NO. 38,029 SIBI	andro.						
										GILSON	
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE In re Appin. of: Sanders et al.											
Appln. No.:		10/032,700					Examiner: Stephens, Jacqueline F.				
Filed:		December 28, 2001					Art Unit: 3761				
For:		REFASTENABLE ABSORBENT GARMENT AND METHOD FOR THE ASSEMBLY THEREOF									
Attorney Docket No: 659-911											
Mail Stop Issue Fee Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450						TRANSMITTAL					
Sir: Attached is/are:  Written Statement As To Substance of Interview  Return Receipt Postcard  Fee calculation:  No additional fee is required.  Small Entity.  An extension fee in an amount of \$ for amonth extension of time under 37 C.F.R. § 1.136(a).  A petition or processing fee in an amount of \$ under 37 C.F.R. § 1.17().											
	An additiona	d filing fe	e has be	een calculated as si	hown belov	v:			,	<del></del>	
					Г.	Sm	ili Entity		Not a S	mail Entity	
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Indep.			Minus			x 100=			x \$200=		
First Presentation of Multiple Dep. Claim						+\$180=			+ \$360=		
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Fee payment:											
A check in the amount of \$ is enclosed.											
Please charge Deposit Account No. 23-1925 in the amount of \$ A copy of this Transmittal is enclosed for this purpose.											
Payment by credit card in the amount of \$ (Form PTO-2038 is attached).											
The Director is hereby authorized to charge payment of any additional filing fees required under 37 CFR § 1.16 and any patent application processing fees under 37 CFR § 1.17 associated with this paper (including any extension fee required to ensure that this paper is timely filed), or to credit any overpayment, to Deposit Account No. 23-1925.											
					Respo	ectfully sub	mitted	-	-		
March 15, 2007											
Date			Andre	w D. Stevi	r (Reg. No.	38.6	329)				

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MAR 1 6 2007

Examiner: Stephens, Jacqueline F.

Group Art Unit No.: 3761

I hereby certify that this correspondence is being transmitted via facsimile to 571-273-8300; MS ISSUE FEE. Commissioner for Patents, P.O. Box 1450. Alexandria, VA 22313-1450, on:

PATENT Case No. 659-911

March 16, 2007

Date of Transmission

ANDREW D. STOVER, Reg. No. 38,629

Name of applicant, assignce or Registered Representative

March 16, 2007

Date of Signature

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Sanders, et al.

Serial No.: 10/032,700

Filing Date: December 28, 2001

For:

REFASTENABLE ABSORBENT

GARMENT AND METHOD FOR

ASSEMBLY THEREOF

### WRITTEN STATEMENT AS TO SUBSTANCE OF INTERVIEW

MS ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

After receiving a Notice of Allowance, Applicants timely paid the issue fee in this application on January 3, 2007. Subsequent to that date, Applicants received a Supplemental Notice of Allowability mailed February 16, 2007, which included an Examiner's Amendment to claim 38, notwithstanding that Applicants had already paid the issue fee. After reviewing the Examiner's amendment, Applicants

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Client Ref. No.: K-C 17154

determined that the Amendment was erroneous, and improperly incorporated extraneous language that followed the period marking the end of claim 38 into claim 38. The new language is similar to language previously recited in claim 38.

In response, Applicants' undersigned attorney called the Examiner on or about March 8, 2007 to explain that the language following the period marking the end of claim 38 should simply have been deleted, rather than incorporated into claim 38. While the Examiner agreed with Applicants' assessment, she further indicated that there was nothing she could do, and that it was too late to enter another Examiner's amendment, and further that an amendment filed under 37 CFR 1.312 would be improper since Applicants already had paid the issue fee.

The Examiner suggested that Applicants file a certificate of correction once the patent issues, or withdraw the application from issuance. Since it is clear that the new language added by the Examiner is merely duplicative of the previously recited language, and that claim 38, even if issued as amended by the Examiner, is clear and definite, Applicants have elected to submit this written statement as to the substance of interview and will decide whether a request for certificate of correction is in order once the patent issues.

Any questions concerning this Written Statement should be directed to the undersigned attorney at (312) 321-4713.

Date: March 16, 2007

Andrew D. Stover

ly submitted

Registration No. 38,629 Attorney for Applicant

BRINKS HOFER GILSON & LIONE P.O. BOX 10395 CHICAGO, ILLINOIS 60610 (312) 321-4200